Case 2:06-ev-11301-LPZ-SDP ECF No. 64, PageID.1039_Filed 12/07/07 Page 1 of 5 DEC - 7 2007 **CLERK'S OFFICE** 2 DETROIT UNITED STATES DISTRICT COURT 3 FOR THE EASTERN DISTRIC'T OF MICHIGAN SOUTHERN DIVISION 4 ACS CONSULTANT COMPANY, INC. f/k/a SUPERIOR CONSULTANT COMPANY,) CASE NO.: 2:06-CV-11301 INC., a Michigan Corporation,) Assigned to: Zatkoff, Lawrence P. Referral Judge: Capel, Wallace Filed: 03-29-2006 at 12:15 p.m. 7 Plaintiff, VS. 8 WILLIE WILLIAMS, RYLAND HAMLET, and) RAUL MESTRIL, Individuals, and HEALTHCARE INFORMATICS TECHICAL STAFFING, LLC, a California Limited Liability 10 Company, 11 Defendants. 12 LAW OFFICES OF LEO JAMES TERRELL 13 California State Bar #149693 Carey A. DeWitt (P36718) 8383 Wilshire Blvd., Suite 920 Elizabeth A. DuMouchelle (P45462) 14 Beverly Hills, California 90211 BUTZEL LONG (323) 655-6909\FAX (323) 655-5104 Suite 100, 150 West Jefferson 15 è-mail: civil1975@aol.com Detroit, Michigan 48226-4450 Attorneys for Defendants Attorneys for Defendants Willie Williams, Ryland Hamlet ACS Consultant Company, Inc. and Raul Mestril 17 Darin J. Kanfer, Attorney at Law (P44773) LAW OFFICES OF DARIN J. KANFER 615 Griswold, Ste. 310 Detroit, Michigan 48226 20 (313) 574-3646 FAX (248) 626-7498 djk1120@sbcglobal.net Attorneys for Defendants Willie Williams and Ryland Hamlet 22 23 <u>DEFENDANT'S WITNESS LIST</u> 24 25 26 27 28 1

Defendant, Raul Mestril by and through his attorneys of record herein, and pursuant to the Scheduling Order issued by this Court, hereby submits the following list of witnesses which the 2 Defendant intends to call at the trial of the above referenced matter. Defendant reserves the right 3 to amend and/or supplement this Witness List based upon the Court's rulings, Motions in Limine 4 and testimony presented at trial. Discovery is continuing and depositions have not been conducted in this action as of the date of the issuance of this witness list. I. Willie Williams 2. Ryland Hamlet 3. Raul Mestril 4. Sue Synor 5. Charles Bracken 6. Bart Neuman 7. Jean Irwin 8. Suzanne Starr 9. Lauren Goldberg 10. Whitney Boulliard 11. B.J. Bomentre

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- 13. Lutitia Patterson
- 14. Suzanne Henry
- 15. Jason Lyons
- 16. J. Stott Matthews
- 17. Pete Franklin
- 18. Tammie Anderson
- 19. Angelete Harris
- 20. Rinn Evans 27

21. Lutitia Patterson 22. Mani Muir 2 23. Dahlia Armstrong 3 24. Jineska Watson 4 25. Veena Robinson 5 26. Marissa Resurrection 6 27. Judy Rhodes 7 28. John Sanchez 8 29. Rhonda Dick 9 30. Barbara Tucker 10 31. Cathy Aleman 11 32. Dr. Kenneth Murtishaw 12 33. Christine Deshotel 13 34. Greg Wesack 14 35. Carlos Watson 15 36. Gary McDonald 16 37. Arvind Kumar 17 38. LaShaunta Harris 18 39. Natalie Berger 19 40. John Knight 20 41. Robert "Bob" Wright 21 42. Bruce Shell 22 43. Lou Crescenti 23 44. Jennifer Sierras 24 45. Dennis Antishin 25 46. Ron Freed 26 47. David Franzblau 27 28

	48. Ann Keillor	
2	49. Karen White	
3	50. Justen Deal	
4	51. Deb Johnson	
5	52. Chip Graham	
6	53. Raul Green	
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8	Respectfully Submitted,	
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10	DATED: December 5, 2007	
11	LAW OFFICES OF LEO JAMES TERRELL	
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13	Du / Mg / C//	
14	By: LEO JAMES TERRELL Attorneys for D. C.	
15	Attorneys for Defendant, Raul Mestril	
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PROOF OF SERVICE STATE OF CALIFORNIA, COUNTY OF LOS ANGELES I am employed in the County of Los Angeles, State of California. I am over the age of 2 18 and not a party to the within action; my business address is 8383 Wilshire Boulevard, Suite 920, Beverly Hills, California 90211. 3 On December 5, 2007, I served the foregoing documents described as: DEFENDANT'S WITNESS LIST on interested parties in this action by placing a true and 4 correct copy thereof enclosed in a sealed envelope addressed as follows: 5 Darin J. Kanfer, Attorney at Law 6 LAW OFFICES OF DARIN J. KANFER 615 Griswold, Ste. 310 7 Detroit, Michigan 48226 8 Carey A. De Witt Elizabeth A. DuMouchelle Gregory N. Blase Butzel Long 10 150 West Jefferson, Ste. 100 Detroit, Michigan 48226-4450 11 12 [x](BY MAIL) I deposited such envelope in the mail at Los Angeles, California. The 13 envelope was mailed with postage thereof fully prepaid. As follows: I am "readily familiar" with the firm's practice of collection 14 and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Los 15 Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date 16 is more than one day after date of deposit for mailing in affidavit. 17 18 (BY PERSONAL SERVICE) I delivered such envelope by hand to the offices of the [] addressee. 19 Executed on , at Beverly Hills, California. 20 21 (BY FACSIMILE TRANSMISSION SERVICE) Said document was transmitted to the []offices of the addressee via facsimile transmission as follows: 22 Executed on ______, at Beverly Hills, California. 23 24 (FEDERAL) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made. 25 26 ERICA AKBAR 27 28